## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT DISCLOSURE OF CORPORATE AFFILIATIONS AND OTHER INTERESTS

Disclosures must be filed on behalf of <u>all</u> parties to a civil, agency, bankruptcy or mandamus case, except that a disclosure statement is **not** required from the United States, from an indigent party, or from a state or local government in a pro se case. In mandamus cases arising from a civil or bankruptcy action, all parties to the action in the district court are considered parties to the mandamus case.

Corporate defendants in a criminal or post-conviction case and corporate amici curiae are required to file disclosure statements.

If counsel is not a registered ECF filer and does not intend to file documents other than the required disclosure statement, counsel may file the disclosure statement in paper rather than electronic form. Counsel has a continuing duty to update this information.

No	5-1331 Caption: Carla Calobrisi v. Booz Allen Hamilton Inc.
Pursu	ant to FRAP 26.1 and Local Rule 26.1,
Booz	Allen Hamilton Inc.
(name	of party/amicus)
who (appe	s Appellee-Cross Appellant , makes the following disclosure: lant/appellee/petitioner/respondent/amicus/intervenor)  Is party/amicus a publicly held corporation or other publicly held entity?  YES NO
2.	Does party/amicus have any parent corporations?  If yes, idenţify all parent corporations, including grandparent and great-grandparent corporations:  Booz Allen Hamilton Holding Corporation
3.	Is 10% or more of the stock of a party/amicus owned by a publicly held corporation or other publicly held entity?  If yes, identify all such owners:  55% public stockholders, 45% by Explorer Coinvest I.I.C.

4.	Is there any other publicly held corporation financial interest in the outcome of the lit If yes, identify entity and nature of interest.	igation (Local Rule 26.1(b))?	that has a direct YES ✓NO		
5.	Is party a trade association? (amici curiae If yes, identify any publicly held member substantially by the outcome of the proce pursuing in a representative capacity, or so	whose stock or equity value co eding or whose claims the trade	ould be affected association is		
6.	Does this case arise out of a bankruptcy parties of the second of the member of the second of the se		YES ✓ NO		
Signa	ture: s/ Melissa L. Taylormoore	Date:A	pril 16, 2015		
Counsel for: Defendant					
CERTIFICATE OF SERVICE					
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I certify that on April 16, 2015 the foregoing document was served on all parties or their counsel of record through the CM/ECF system if they are registered users or, if they are not, by serving a true and correct copy at the addresses listed below:					
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c/M	elissa L. Taylormoore	lina A	16 2015		
5/ 1/10	-		16, 2015		
	(signature)		(date)		